live television broadcast in Kyiv that President Kuchma had the responsibility and the opportunity to produce an outcome that was fair and responsible. I pointed out that he would enhance his legacy by prompt and decisive action that maximized worldwide confidence in the presidency of Ukraine and the extraordinary potential of that country.

That day, the people of Ukraine demanded change and the Orange Revolution was born. Tens of thousands of Ukrainians rallied and marched in Kyiv and other cities around the country. There commitment to democracy was heard loud and clear. The Central Election Commission that oversaw the flawed runoff election was fired. A new commission was appointed and a new election law was agreed to by all parties in an effort to eliminate fraud.

While the Orange Revolution had a few more twists and turns to navigate, on December 26, 2004. Ukraine's maturing democracy held free and fair elections. For the first time, Ukraine enjoyed the fruits of a true democratic process and elected a representative government. The people of Ukraine built upon their 2004 achievement by holding free and fair parliamentary elections in 2006. What made this accomplishment even more notable was that the 2006 results favored the party that had been voted out of office in 2004, a testament to the fairness of the process. Now it is time for the Government of Ukraine to preserve and extend the impressive gains and to provide a stable and representative government by holding another free and fair parliamentary election.

The people of Ukraine deserve a representative government that will work together to improve the quality of life in that country. In the years since the Orange Revolution, Ukraine has enjoyed a strong commitment to human rights and the rule of law, a growing free press, and a rapidly improving independent judiciary. Free and fair elections on September 30 will mark another important step in the right direction.

I encourage the Ukrainian people to continue their march to true freedom and democracy. A democratic Ukraine is in the national security interests of all parties.

The candidates and leaders of Ukraine must replicate their efforts of 2004 and 2006 and conduct these elections consistent with the standards established by the OSCE. A fraudulent and illegal election would be a major defeat for democracy and leave Ukraine crippled. The new parliament would lack legitimacy with the Ukrainian people and the international community.

Free and fair elections are the first step, but they are not the last. The elected leaders of Ukraine must overcome their past differences and govern together. In recent years, opportunities have been lost because of the failure of governmental leaders to unite and constructively work across party and ideological lines. A government that is committed to working together to improve the lives of the people, despite ideological differences will assist the people of Ukraine in reaching their full potential.

### CHILDREN'S HEALTH INSURANCE PROGRAM

Ms. MURKOWSKI. Madam President, the rising number of Americans without health insurance is a problem that is recognized by all Members of this body. There are some 46.6 million Americans today who are not receiving proper medical care.

Compounding the problem is the reality that, as my colleague from Oregon—Senator WYDEN—likes to say, we do not have a health care system in this country; we have a sick care system.

As we look at the growing cost to our economy that health care represents, the number one thing we can do today to reduce that cost is preventative medicine—making sure that Americans can access health care today, so that they are not sick tomorrow.

The Children's Health Insurance Program is an important means to provide the most vulnerable of our population—our children—with health care. And we all know that when our children are sick, it is not just the child that is impacted but the parents as well; missing time at work to care for their child or catching the latest bug their child brings home from the daycare center. The social and economic impact of a sick child goes well beyond the need for cough syrup or a band-aid. And the impact is even greater in our Native communities.

Section 401 of the CHIP reauthorization bill provides \$10 million in grants for child health studies, including: preventative health care, treatment for chronic and acute conditions, and discovery of knowledge gaps within CHIP and child health. Studies such as these will help to narrow the gap in treatment disparities among native and non-White children, as well as to provide preventive health care services so our children stay healthy while reducing the expensive costs of sick care in America.

This is just one reason why it is important that programs such as CHIP continue their viability. If the President vetoes the bill as he said he would, the resulting straight reauthorization of CHIP at the current baseline assumption means that 800,000 children currently enrolled in CHIP would lose their coverage. But under the CHIP reauthorization bill, those children, plus 4 million more children would be able to access health care—preventive care.

We should not have to read about tragedies such as 12-year old Deamonte Driver from Maryland who died from a tooth abscess. Deamonte's life could have been saved by a routine \$80 tooth extraction but his family was booted

from Medicaid and his mother couldn't afford to pay for Deamonte to receive the necessary dental care. Deamonte Driver died in February of this year.

This heartbreaking story is just one example of why the reauthorization of CHIP—at the Finance Committee passed levels—is so important. 800,000 more children should not be put in a similar position as Deamonte.

In addition, outreach programs will allow more children to be enrolled in the CHIP and Medicaid programs. This bill provides \$100 million in grants for outreach and reenrollment efforts—\$10 million will provide grants to Indian organizations to improve enrollment of Native Americans. Another \$10 million will be spent on a national outreach program and the remaining \$80 million will target rural areas with high rates of eligible but not enrolled children, racial and ethnic minorities and populations with cultural barriers to enrollment.

But CHIP is only one part of the health care struggle. As I noted before, some 46.6 million Americans are without health care insurance. In my State of Alaska, about one out of six people do not have health insurance. And the sad reality is that most of those without health insurance are employed. Only 1 in 10 of the uninsured in Alaska are unemployed people in the workforce.

For every family that is covered through an employer-based health care policy or is able to purchase their own health care insurance, fewer adults and children will rely on Medicaid and CHIP for their health care needs, and create less of a strain on Federal resources.

We know that preventive care is much more effective, both medically and economically, than caring for an illness. Likewise, providing our businesses with the ability to offer affordable health care insurance to their employees is a preventative means to lower the Federal Government's costs as mandatory spending for health care programs takes up a greater and greater portion of the Federal budget.

Until we reach the point where we in Congress can agree on how to address the future of our Nation's health care policies, however, programs like CHIP are needed to ensure that those who are most vulnerable are not left out.

I support this reauthorization bill as a temporary fix of a long standing problem, but we as a Congress must be willing to take a serious look at the future of our health care system, and ask ourselves if we are serious about fixing it. It is a decision that will impact millions of Americans. I urge the President to support the CHIP bill to allow more American children access to the healthcare they need to stay healthy, to stay alert and to function well in school. The best investment we can make is in our children and by signing the CHIP bill, the President can grant our future generation of over 10 million children access to vital health care

#### HONORING HEROIC MARINES

Mrs. DOLE. Madam President, it is with great honor that I rise today in order to recognize the heroism of Marine PFC C. Stuart Upchurch, Sr., and Marine Cpl Richard E. Vana.

The Battle of Okinawa, fought on the Japanese island of Okinawa, was the largest amphibious assault during the Pacific Campaigns of World War II. The battle lasted from late March through June 1945, and was the last major campaign of the War in the Pacific. The battle has been referred to as the "Typhoon of Steel" in English, and tetsu no ame—"Rain of Steel"—in Japanese. These nicknames refer to the ferocity of the fighting, the intensity of gunfire, and sheer numbers of Allied ships and armored vehicles that assaulted the island. More ships were used, troops put ashore, supplies transported, bombs dropped, and naval guns fired against shore targets than any other operation in the Pacific.

There were over 72,000 United States casualties at Okinawa, of which 12,513 were killed or missing.

In the last days of the Battle for Okinawa, PFC C. Stuart Upchurch, Sr., and Cpl Richard E. Vana were marines assigned to the 2nd Squad, 3rd Platoon, Baker Company, 4th Regiment, 6th Marine Division.

On or about June 1, 1945, Baker Company came under heavy Japanese mortar fire. Corporal Vana and Private First Class Upchurch were on the way back to their unit, having filled in at Charlie Company's defensive line the night before. With no foxhole of their own, Vana and Upchurch jumped into the first position they could find, sharing the foxhole with a new lieutenant and another marine.

When a nearby foxhole was struck by enemy mortar fire, a marine manning the position could be heard crying for help. Under the onslaught of constant enemy fire, and with complete disregard for their own well being, Vana and Upchurch ran up the hill to assist the marines. Inside the foxhole that took a direct hit, they found "Red" and Richey, cousins from the Boston area. "Red" had been fatally wounded and Richey was seriously injured. Richey was suffering from a life threatening arterial wound to the upper thigh.

Still under the barrage of Japanese mortars, Vana and Upchurch proceeded to drag Richey out of the foxhole and down the hill. Upchurch then carried the marine while Vana provided protective cover. They made way for a cave which was being used as an aid station. Inside the cave, Vana and Upchurch provided critical lifesaving first-aid until a corpsman was able to assist.

Without the selfless and courageous actions of Vana and Upchurch, Richey would have perished from his severe wounds. Their actions exemplify the Marine Corps motto "Semper Fidelis," meaning "Always Faithful."

PFC C. Stuart Upchurch, Sr., and Cpl

PFC C. Stuart Upchurch, Sr., and Cpl Richard E. Vana's gallant actions in close contact with the enemy, and unyielding courage and bravery, are in the highest traditions of military service, and reflect great credit upon themselves, their unit, the U.S. Marine Corps, and the United States of America

#### ADDITIONAL STATEMENTS

# TRIBUTE TO JUDGE RICHARD SHEPPARD ARNOLD

• Mrs. LINCOLN. Madam President, this morning in Little Rock, AR, at 10 a.m. local time, the new annex to the Richard Sheppard Arnold United States Courthouse will be dedicated. In honor of that event, I wanted to take a moment to reflect on the life of Judge Arnold and the contributions he made to Arkansas and this nation.

Judge Richard Arnold served his Nation with honor and distinction in the Federal judiciary for a little over 25 years. Considered by some to be the greatest jurist of his time not to serve on the Supreme Court, Judge Arnold was respected for his reasoned, straightforward decisions that he rendered from the bench without any ideological bias. In short, he was a brilliant, fair, effective judge.

His colleagues in the legal community recognized his brilliance. In 1999, Judge Arnold was awarded the highly prestigious Edward J. Devitt Distinguished Service to Justice Award. This honor is presented to a Federal judge who has achieved an exemplary career and has made significant contributions to the administration of justice, the advancement of the rule of law, and the improvement of society as a whole.

Judge Arnold also received the prestigious Meador-Rosenberg Award from the American Bar Association for his work and dialogue with members of Congress about the problems facing the Federal courts during his service as Chairman of the Budget Committee of the Judicial Conference of the United States. The award, which has only been presented five times since its inception in 1994, was presented through the ABA's Standing Committee of Federal Judicial Improvements.

Born in Texarkana, TX, in 1936, Judge Arnold and his younger brother, U.S. District Court Judge Morris "Buzz" Arnold, had many role models in their early life that were active in the legal community. Their father, Richard Lewis Arnold, was a public utilities law specialist, and their paternal grandfather, William H. Arnold, Sr., was a circuit judge and former Arkansas Bar Association President. In addition, their maternal grandfather was U.S. Senator Morris Sheppard of Texas.

Judge Arnold received a Classical Diploma from Phillips Exeter Academy in 1953. He graduated from Yale with a B.A., summa cum laude, in 1957. Afterwards, Judge Arnold attended the Harvard Law School where he received the

Sears Prize for achieving the best grades in the first-year class and the Fay Diploma for being first academically in his graduating class. Judge Arnold concluded his formal education upon receiving his LL.B. from Harvard magna cum laude in 1960.

After law school, Judge Arnold served as a law clerk to Justice William J. Brennan, Jr. Arnold then practiced law in Washington, D.C., and Texarkana, Arkansas. After serving the Honorable Dale Bumpers while Bumpers was Governor of Arkansas and a United States Senator, Judge Arnold was appointed to the federal judiciary by President Jimmy Carter in 1978. He served on the District Bench for the Eastern and Western Districts of Arkansas and was elevated to the Eighth Circuit Court of Appeals in 1980. He was Chief Judge for the Circuit from 1992-1998 and achieved senior status in April 2001 after he turned 65.

In 2003, Congress renamed the U.S. District Courthouse for Eastern Arkansas the Richard Sheppard Arnold United States Courthouse. Judge Arnold continued to live a full life until he succumbed to complications while being treated for lymphoma in 2004. His passing has left a void, but his legacy continues to live on at the courthouse that bears his name in Little Rock.

The recent addition of the annex will bring 21st Century changes to the Richard S. Arnold Courthouse originally built in 1932. A beautiful glass atrium will connect the original structure to the new wing. The annex will house 12 judges' chambers, courtrooms, and a parking garage. In addition, the exterior will feature a fountain and water sculpture, as well as a beautiful plaza. The design that is dedicated today will ensure that Judge Arnold will be remembered and his name will continue to live on for generations to come. ●

## PAT FARR RECOGNITION

• Mr. SMITH. Madam President, I would like to recognize Pat Farr for his service as the executive director of FOOD for Lane County. A veteran of the Oregon State legislature, the Eugene City Council, and the Oregon Commission for Child Care, Mr. Farr has dedicated himself to bettering the lives of Oregonians.

Mr. Farr accepted his position at FOOD for Lane County with three goals in mind: create financial stability, develop a strong staff, and restore the agency's public image. During Mr. Farr's tenure, all of these goals were accomplished. The agency has been lifted out of debt and into financial sustainability; a base of reserves has been created to increase long-term stability and improve donor confidence; and both the number of volunteers and the amount of distribution have been increased.

FOOD for Lane County is an important member of the community, providing food assistance to the many Lane County residents who are still unsure when their next meal will be. The